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CLERK OF THE COURT BY: \_\_\_ ARLENE RAMOS

Deputy Clerk

BYFAX

Christopher Sproul (Bar No. 126398) ENVIRONMENTAL ADVOCATES

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ECOLOGY LAW CENTER

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Counsel for Plaintiffs ECOLOGICAL RIGHTS FOUNDATION

SUPERIOR COURT OF THE STATE OF CALIFORNIA

COUNTY OF SAN FRANCISCO

ECOLOGICAL RIGHTS FOUNDATION,

Plaintiff, v.

JECO, INC; COBRACO MANUFACTURING, INC.; WOODSTREAM CORPORATION; and

SKY BILLIARDS, Inc., Defendants. 16

TOXIC TORT/ENVIRONMENTAL

COMPLAINT FOR INJUNCTIVE

RELIEF AND CIVIL PENALTIES

Case No.

CGC -16-554011

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Complaint ERF v. Jeco, Inc. et al.

Plaintiff, Ecological Rights Foundation, in the public interest, based on information and belief, and knowledge and investigation of counsel allege as follows:

#### **INTRODUCTION**

- 1. This Complaint seeks civil penalties and an injunction against Jeco, Inc.; CobraCo Manufacturing, Inc.; Woodstream Corporation; and Sky Billiards, Inc. (collectively "Defendants") to remedy Defendants' continuing failure to warn individuals in California about exposures to carbon monoxide, a chemical known to the State of California to cause reproductive toxicity. Such exposures have occurred and continue to occur, through the use wood-burning outdoor heating products, such as fire pits, fire rings, fire tables and chimeneas that Defendants manufacture, distribute and/or sell in the State ("Products"). These Products are intended to be used with wood fuel and are primarily used for heating, ambience, and cooking. The combustion of wood causes carbon monoxide to be released into the air. People using wood-burning outdoor heating products, and those standing near the Products when wood fuel is burning in or on them, inhale the released carbon monoxide.
- 2. Under California's Proposition 65, California Health & Safety Code § 25249.5, et seq., it is unlawful for businesses to knowingly and intentionally expose individuals in California to chemicals known to the State to cause cancer, birth defects, or other reproductive harm without providing clear and reasonable warnings to individuals prior to their exposure. Defendants introduce wood-burning outdoor heating products into the California marketplace, exposing users of the Products, including pregnant women, to carbon monoxide. Despite the fact that Defendants expose pregnant women and other consumers and individuals to carbon monoxide, Defendants provide no warnings about the reproductive hazards associated with such exposures. Defendants' conduct thus violates the warning provision of Proposition 65. Health & Safety Code § 25249.6.
- 3. Plaintiff seeks injunctive relief pursuant to Health & Safety Code Section 25249.7 to compel Defendants to bring their business practices into compliance with Proposition 65 by providing a clear and reasonable warning to each individual who has been and who in the future may be exposed to carbon monoxide in the ways set forth above. Plaintiff seeks an order that Defendants identify and

locate each individual person to whom the Defendants conveyed wood-burning outdoor heating products during the past three years and to provide to each such individual, as well as new purchasers and Product users, a clear and reasonable warning that use of the Products causes exposures to a chemical known to cause birth defects and other reproductive harm.

4. In addition to injunctive relief, Plaintiff seeks civil penalties to remedy the failure of Defendants to provide clear and reasonable warnings regarding exposure to a chemical known to cause birth defects and other reproductive harm.

#### **PARTIES**

- 5. Plaintiff, Ecological Rights Foundation ("ERF") is a non-profit public benefit organization dedicated to, among other causes, protecting California residents from toxic exposures, environmental and human health education, and consumer rights. ERF is incorporated under the laws of the State of California and is a "person" pursuant to Health & Safety Code §25249.11(a). ERF brings this enforcement action in the public interest pursuant to Health & Safety Code §25249.7(d).
- 6. Defendant Jeco, Inc. is a person in the course of doing business within the meaning of Health & Safety Code §25249.11. Jeco, Inc. markets, distributes, and/or sells the Products for sale and use in the State of California.
- 7. Defendant CobraCo Manufacturing, Inc. is a person in the course of doing business within the meaning of Health & Safety Code §25249.11. CobraCo Manufacturing, Inc. markets, distributes, and/or sells the Products for sale and use in California.
- 8. Defendant Woodstream Corporation is a person in the course of doing business within the meaning of Health & Safety Code §25249.11. Woodstream Corporation markets, distributes, and/or sells the Products for sale and use in California.
- 9. Defendant Sky Billiards, Inc. is a person in the course of doing business within the meaning of Health & Safety Code §25249.11. Sky Billiards, Inc. markets, distributes, and/or sells the Products for sale and use in California.
  - 10. Each Defendant employs more than ten people.

#### **JURISDICTION**

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11. The Court has jurisdiction over this action pursuant to California Health & Safety Code
Section 25249.7. California Constitution Article VI, Section 10 grants the Superior Court "original
jurisdiction in all causes except those given by statute to other trial courts." Chapter 6.6 of the
Health & Safety Code, which contains the statutes under which this action is brought, does not
grant jurisdiction to any other trial court.

- 12. This Court also has jurisdiction over Defendants because they are businesses that have sufficient minimum contacts in California and within the County of San Francisco. Defendants intentionally availed themselves of the California and San Francisco County markets. It is thus consistent with traditional notions of fair play and substantial justice for the San Francisco County Superior Court to exercise jurisdiction over Defendants.
- 13. Venue is proper in San Francisco County Superior Court because one or more of the violations arise in the County of San Francisco.

#### **BACKGROUND FACTS**

14. The People of the State of California have declared by initiative under Proposition 65 their right "[t]o be informed about exposures to chemicals that cause cancer, birth defects, or other reproductive harm." Proposition 65, § 1(b). To effectuate this goal, Proposition 65 prohibits exposing people to chemicals listed by the State of California as known to cause cancer, birth defects, or other reproductive harm without a "clear and reasonable warning" unless the business responsible for the exposure can prove that it fits within a statutory exemption. Health & Safety Code Section 25249.6 states, in pertinent part:

No person in the course of doing business shall knowingly and intentionally expose any individual to a chemical known to the state to cause cancer or reproductive toxicity without first giving clear and reasonable warning to such individual . . .

- 15. On July 1, 1989, the State of California officially listed carbon monoxide as a chemical known to cause developmental reproductive toxicity, which means harm to the developing fetus. On July 1, 1990, carbon monoxide exposures became subject to the clear and reasonable warning requirements under Proposition 65. 27 C.C.R. § 27001(b); Health & Safety Code Section 25249.10(b).
  - 16. Plaintiff brings this enforcement action against Defendants pursuant to Health & Safety applaint

Code Section 25249.7(d). Attached hereto and incorporated by reference is a copy of a Notice of Violation dated June 9, 2016, which on that date ERF sent to California's Attorney General, every county District Attorney in California, and to the City Attorneys of every California City with a population greater than 750,000. On the same day, Plaintiff sent substantively identical letters to each Defendant. In compliance with Health & Safety Code § 25249.7(d) and 27 C.C.R. § 25903(b), each Notice included the following information: (1) the name and address of each violator; (2) the statute violated; (3) the time period during which violations occurred; (4) specific descriptions of the violations, including (a) the routes of exposure to carbon monoxide from the Products, and (b) the specific type of Products sold and used in violation of Proposition 65; and (5) the name of the specific Proposition 65-listed chemical that is the subject of the violations described in each Notice.

- 17. Attached to the Notices of Violation sent to each Defendant was a summary of Proposition 65 that was prepared by California's Office of Environmental Health Hazard Assessment. In addition, each Notice of Violation was accompanied by a Certificate of Service attesting to the service of the Notice of Violation on each entity which received it. Pursuant to Health & Safety Code Section 25249.7(d) and 11 C.C.R. § 3101, Plaintiff also sent a Certificate of Merit with each Notice of Violation attesting to the reasonable and meritorious basis for the action. Plaintiff enclosed factual information sufficient to establish the basis of the Certificate of Merit with the Notice of Violation letters sent to the Attorney General.
- 18. None of the public prosecutors with the authority to prosecute violations of Proposition 65 has commenced and/or is diligently prosecuting a cause of action against Defendants under Health & Safety Code Section 25249.5 *et seq.*, based on the claims asserted in ERF's Notices.
- 19. Defendants both know and intend that individuals, including pregnant women, will use the products for heating, ambience and/or cooking, thus exposing them to carbon monoxide. Under Proposition 65, an exposure is "knowing" where the party responsible for such exposure has "knowledge of the fact that a[n] . . . exposure to a chemical listed pursuant to [Health & Safety Code § 25249.8(a)] is occurring. No knowledge that . . . exposure is unlawful is required." 27 C.C.R. § 25102(n). This knowledge may be either actual or constructive. *See, e.g.*, Final Statement of Reasons Revised (November 4, 1988) (pursuant to former 22 C.C.R. Division 2, § 12201). Defendants have

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been informed of the carbon monoxide exposures caused by the use of Products by the 60-Day Notice of Violation, and the accompanying Certificate of Merit served on them by ERF. Defendants also have constructive knowledge of the carbon monoxide exposures caused by Products. As companies that manufacture, market, distribute and/or sell the Products for use in the State of California, Defendants know or should know that carbon monoxide exposures to users of the Products are a natural and foreseeable consequence of Defendants' placing the Products into the stream of commerce.

- 20. Any person "violating or threatening to violate" Proposition 65 may be enjoined in any court of competent jurisdiction. Health & Safety Code § 25249.7. "Threaten to violate" is defined to mean "to create a condition in which there is a substantial probability that a violation will occur." Health & Safety Code § 25249.11(e). Proposition 65 provides for civil penalties not to exceed \$2,500 per day for each violation of the statute.
- 21. ERF has engaged in good faith efforts to resolve the claims alleged herein prior to filing this complaint.

#### FIRST CAUSE OF ACTION

#### (Violations of Health & Safety Code §25249.6)

- 22. ERF realleges and incorporates by reference into this First Cause of Action as if specifically set forth herein, paragraphs 1 through 21, inclusive.
- 23. Each defendant is a person in the course of doing business within the meaning of Health & Safety Code § 25249.11 who, by manufacturing, marketing, distribution, sale or otherwise placing the Products into the stream of commerce, violated, violates or threatens to violate Proposition 65.
- 24. Carbon monoxide is a chemical listed by the State of California as known to cause developmental reproductive toxicity.
- 25. Defendants know that the average use of the Products will expose users of the Products to carbon monoxide. Defendants intend that the Products be used in a manner that results in exposures to carbon monoxide.
- 26. Defendants have failed and continue to fail, to provide clear and reasonable warnings regarding the reproductive toxicity of carbon monoxide to users of the Products.

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27. Since at least three years prior to the Notice of Violation Letters, Defendants have violated Proposition 65 by knowingly and intentionally exposing individuals to carbon monoxide without first giving clear and reasonable warnings to such individuals regarding the reproductive toxicity of carbon monoxide.

#### PRAYER FOR RELIEF

Wherefore, Plaintiff prays for judgment against Defendants as follows:

- Pursuant to the First Cause of Action, that Defendants be enjoined, restrained, and ordered to comply with the provisions of Section 25249.6 of the California Health & Safety Code;
- 2. That Defendants be ordered to make best efforts to identify and locate each individual in California to whom they, or their customers or agents, distributed or sold Products during the past three years, and to provide a warning to each such person that use of the Product will expose that person to a chemical known to cause birth defects and other reproductive harm;
- 3. That Defendants be assessed a civil penalty in an amount equal to \$2,500.00 per day per individual exposed to carbon monoxide in violation of Section 25249.6 of the California Health & Safety Code, as the result of Defendants' marketing, distributing, and/or selling the Products for use in California.
- 4. That, pursuant to Civil Procedure Code § 1021.5, Defendants be ordered to pay to Plaintiff the attorneys' fees and costs it incurred in bringing this enforcement action; and
- 5. For such other relief as this court deems just and proper.

Dated: September 1, 2016 ECOLOGY LAW CENTER

Fredric Evenson, Attorney for Plaintiff ECOLOGICAL RIGHTS FOUNDATION

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#### **ECOLOGY LAW CENTER**

P.O. Box 1000 Santa Cruz, California 95061 Telephone: (831) 454-8216 EMAIL: EVENSON@ECOLOGYLAW.COM

JUNE 9, 2016

#### NOTICE OF VIOLATIONS

CALIFORNIA SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT

Proposition 65 Enforcement Reporting Attn: Prop 65 Coordinator 1515 Clay Street P.O. Box 70550 Oakland, CA 94612

AND THE PUBLIC PROSECUTORS LISTED ON THE DISRIBUTION LIST ACCOMPANYING THE ATTACHED CERTIFICATE OF SERVICE

Re: Violations of Proposition 65 Concerning Carbon Monoxide Exposures from

Wood-burning outdoor heating products, such as fire pits, fire rings, fire tables

and chimineas

In accord with California Health & Safety Code § 25249.7, the Ecological Rights Foundation ("ERF") hereby gives you notice that the companies listed on the attached Exhibit A have violated and are in ongoing violation of California Health & Safety Code § 25249.6, which provides that "[n]o person in the course of doing business shall knowingly and intentionally expose any individual to a chemical known to the state to cause cancer or reproductive toxicity without first providing a clear and reasonable warning to such individual."

Pursuant to California Health & Safety Code § 25249.7, ERF intends to bring an enforcement action 60 days after effective service of this notice unless the public enforcement agencies have commenced and are diligently prosecuting an action to rectify the violations discussed in this notice letter. The public enforcement agencies that have been served with copies of this notice of violations are identified with the attached Certificate of Service.

The above-referenced violations occur when California residents use wood-burning outdoor heating products, such as fire pits, fire rings, fire tables and chimeneas. These products are used primarily for heating, ambience and cooking. Combustion of wood fuel produces and exposes people to **carbon monoxide**, a chemical known to the State of California to cause reproductive toxicity. Because the combustion of wood causes carbon monoxide to be released into the air, people using wood-burning outdoor heating products, and others standing near the products when wood fuel is burning in or on the products, inhale carbon monoxide. Exposure to carbon monoxide is via the inhalation route. These products cause carbon monoxide exposures to occur in peoples yards, at parks and beaches, and everywhere else throughout California where the products are used. These violations are alleged for consumer and environmental exposures.

Included on Exhibit A is a non-exclusive list of examples of the types of products manufactured, marketed or sold by the Noticed Parties in the State of California. Though specific models or SKU or product numbers are given as examples, this Notice pertains to all models, and all

variations, of the specific type of product (wood-burning outdoor heating products, such as fire pits, fire rings, fire tables and chimeneas) of which the named model is an example.

The noticed parties on Exhibit A, and on the attached Certificate of Service, did not and do not provide people with clear and reasonable warnings before exposing those people to carbon monoxide.

The above-referenced violations have occurred every day since at least June 9, 2013 and will continue every day until clear and reasonable warnings are given.

ERF is a California non-profit corporation dedicated to protecting human and environmental health, including raising awareness of, and reducing exposures to, toxic chemicals. The following individual is the responsible individual within ERF for purposes of this Notice:

James Lamport, Executive Director Ecological Rights Foundation 867 B Redwood Drive Garberville, California 95542 Telephone: (707) 923-4372

ERF has retained the following counsel to represent them in this matter (please direct communications to counsel):

Fredric Evenson Ecology Law Center P.O. Box 1000 Santa Cruz, California 95061 Telephone: (831) 454-8216

Email: evenson@ecologylaw.com

Sincerely,

Fredric Evenson

### Exhibit 1 June 9, 2016 Notice of Violation Carbon Monoxide Exposures from Wood Burning Fire Pits, Fire Rings and Chimeneas

Names and Addresses of Responsible Parties	Non-Exclusive Examples of the Products*	Item#, UPC or SKU # or Further Description
John Venhuizen, President and CEO Ace Hardware Corporation 2200 Kensington Court Oak Brook, IL 60523  CSC - LAWYERS INCORPORATING SERVICE Agent for Service of Process for Ace Hardware Corporation 2710 Gateway Oaks DR STE150N Sacramento CA 95833	-Living Accents 35" Fire Pit  -Living Accents 28" Outdoor Portable Firepit	Item # 4408431  Item # 4300950
Jeffrey P. Bezos Or Current President or CEO Amazon.Com, Inc. 410 Terry Avenue North Seattle, Washington 98109-5210  Amazon.Com LLC c/o CSC - LAWYERS INCORPORATING SERVICE 2710 Gateway Oaks DR STE150N Sacramento CA 95833	La Hacienda Murcia Extra Large Chimenea with Cooking Grill	SKU # 0820-4539 56063BUS
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Harry E. Whaley Or current President/CEO CobraCo Manufacturing, Inc. 69 N. Locust Street Lititz, PA 17543  President or CEO Woodstream Corporation 69 N. Locust Street Lititz, PA 17543	-Cast Iron Fire Pit with Screen  -Cast Iron Copper Finish Fire Bowl	Model FB-6200  Model FB-6132
Leo Wang Or Current President or CEO D.C. America 16033 Arrow Highway Irwindale, CA 91706	Fire Pit, 30" Dia, Black	Item No. FP3000-Pl
Michael Lodato Or Current President/CEO Good Directions, Inc. 20 Commerce Drive Danbury, CT 06810	Olympus Fireplace	Model # AD218
Mindy F. Grossman Or Current President or CEO HSN, Inc. 1 HSN Drive St. Petersburg, FL 33729  HSN, Inc. c/o CSC - Lawyers Incorporating Service Agent for Service of Process for HSN, Inc.	Frontgate 40" Copper Firepit/Solid Steel Base	CCSG# FG28466
2710 Gateway Oaks Drive, Suite 150 Sacramento, 95833  Furniture of America California, Inc. c/o Lci Yang Agent for Service of Process 19223 E Colima Road #833 Rowland HTS, CA 91748	Capri Ceramic Fireplace	Item # CM-OF1803

Tim Yu Juang Or Current President/CEO Jeco, Inc. 623 S Doubleday Avenue Ontario, California, 91761, USA  Sophia Tsai Juang Agent for Service of Process, Jeco, Inc. 623 Doubleday Avenue Ontario, CA 91761	35" Steel Fire Pit	Item # FP005
Jack Murray Or current President/CEO Kay Home Products 90 McMillen Road Antioch, Illinois 60002  Current President/CEO Akerue Industries, LLC 90 Mcmillen Road Antioch, IL 60002	DeckMate Outdoor Fireplace/Chimenea "The Corona"	Item # 30075
Tim Braaten, CEO Or Current President/CEO Landmann USA, Inc. 7405 Graham Rd. Fairburn, GA 30213-2915	-Big Sky Fire Pit, Wildlife, Black -Northwoods Outdoor Fire Pit	Model # 28347  Model # 28305
James P LeMastus Or Current President/CEO Modern Marketing Concepts, Inc. 1220 East Oak St Louisville, KY 40204	Crosley Buckner Firepit, Black	Model # CO9002A-BK Firepit FT-114
Robert A. Niblock Or Current President/CEO Lowe's Companies, Inc. 1000 Lowe's Blvd. Mooresville, NC 28117	-Lattice Fire Bowl 40"  -47" Cast Iron Chimenea	SKU # 7106024 Item # FT-51727 SKU # 7105943 Item # SRCH08a
Bob Tellier, President Or Current President/CEO Orchard Supply Hardware		

6450 Viaduct Del Oro San Jose, CA 95119  Orchard Supply Company, LLC c/o CSC - Lawyers Incorporating Service 2710 Gateway Oaks Drive, Ste 150N Sacramento, CA 95833		
Alexander W. Smith Or Current President/CEO Pier 1 Imports (US), Inc. 100 Pier 1 Place Fort Worth, TX 76102  Pier 1 Imports (US), Inc. c/o CSC - Lawyers Incorporating Service 2710 Gateway Oaks Drive, Ste 150N Sacramento, CA 95833	2U "Zira" Fire Pit Embossed	SKU # 2587855
Edward S. Lampert Or Current President/CEO Sears Holdings Corporation 3333 Beverly Road Hoffman Estates, Illinois, 60179  Sears Holdings Management Corporation c/o C T CORPORATION SYSTEM 818 West Seventh ST STE 930 Los Angeles, CA 90017  Sears, Roebuck, and Co. c/o C T CORPORATION SYSTEM 818 West Seventh ST STE 930 Los Angeles, CA 90017  Sears, Roebuck, and Co. c/o C T CORPORATION SYSTEM 818 West Seventh ST STE 930 Los Angeles, CA 90017  Edward S. Lampert Or Current President/CEO Kmart Holding Corporation 3333 Beverly Road Hoffman Estates, Illinois, 60179  Edward S. Lampert Or Current President/CEO Kmart Corporation	Northwest Territory 20-Inch Outdoor Firepit	Item #140068649870  Item # 089W005397384001P  Model # Y-20-FP

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3333 Beverly Road Hoffman Estates, Illinois, 60179		
President or CEO Shinerich International, Inc. 502 Business Center Drive Birmingham, AL 35244	47" Cast Iron Chimenea	KU # 7105943 Item # SRCH08a
Kiet Law Or current President/CEO Sky Billiards, Inc. 5642 E. Ontario Mills Parkway Ontario CA, 91764 Kiet Law, CEO	Best Choice Products Firepit 26" Round	Item # SKY 2602
Or current President/CEO Best Choice Products 5642 E. Ontario Mills Parkway Ontario CA, 91764		
Mark Schelbert Or current President/CEO Smart Living Company 4119 Guardian Street Simi Valley, CA 93063	Geometric Fire Pit	Item # 14201
Target Corporation c/o C T Corporation System 818 West Seventh ST STE 930 Los Angeles CA 90017	-Pleasant Hearth Round Grab N Go Fire Pit -Fire Sense Solid Base Revolver Fire Pit	
Blair Reuther Or current President/CEO The Blue Rooster Company 607 Main Street West Nevis, MN 56467	Sun Chiminea	Art # CH029SUNAL Model # ALCH029
Wal-Mart Stores, Inc. c/o C T Corporation System 818 West Seventh ST STE 930 Los Angeles CA 90017	Pure Garden 30' Round Star and Moon Firepit with Cover	Item # 50-106

Well Traveled Imports, Inc. c/o C T Corporation System 818 West Seventh ST STE 930 Los Angeles CA 90017	Fire Sense Revolver Fire Pit	Item # 60532
Current President/CEO Trademark Global, LLC 7951 W ERIE AVE LORAIN, OH 44053-2093	Pure Garden 30" Round Star and Moon Firepit WIth Cover	Item # 50-106

<sup>\*</sup> These non-exclusive examples of the category or type of product that is subject to this Notice is for the recipient's benefit in its investigation of ERF's allegations. These examples are not meant to be an exhaustive or comprehensive identification of each specific offending product of the category or type of products subject to this notice. It is ERF's position that the alleged Violator is obligated to conduct a good faith investigation into other specific products within the identified category or type that may have been manufactured, distributed, sold, shipped, stored (or otherwise within the notice recipient's custody or control) during the past three years, to ensure that clear and reasonable warnings are provided to California citizens prior to purchase, or retroactively if necessary.

#### Certificate of Merit Health & Safety Code Section 25249.7(d)

#### I, Fredric Evenson, hereby declare:

- (1) This Certificate of Merit accompanies the attached sixty-day notice(s) in which it is alleged the parties identified in the notices have violated Health and Safety Code section 25249.6 by failing to provide clear and reasonable warnings.
- (2) I am the attorney for the noticing party.
- (3) I have consulted with one or more persons with relevant and appropriate experience or expertise who has reviewed facts, studies, or other data regarding the alleged exposure to the listed chemical that is the subject of the action.
- (4) Based on the information obtained through those consultations, and on all other information in my possession, I believe there is a reasonable and meritorious case for the private action. I understand that "reasonable and meritorious case for the private action" means that the information provides a credible basis that all elements of the plaintiffs' case can be established and the information did not prove that the alleged violator will be able to establish any of the affirmative defenses set forth in the statute.
- (5) The copy of this Certificate of Merit served on the Attorney General attaches to it factual information sufficient to establish the basis for this certificate, including the information identified in Health and Safety Code section 25249.7(h)(2), i.e., (1) the identity of the persons consulted with and relied on by the certifier, and (2) the facts, studies, or other data reviewed by those persons.

Date: June 9, 2016

Fredric Evenson

#### CERTIFICATE OF SERVICE

I am over the age of 18. My business address is P.O. Box 1000, Santa Cruz, CA 95061.

On June 9, 2016 I served the following:

- 1) Notice of Violations: California Safe Drinking Water and Toxic Enforcement Act
- 2) Certificate of Merit: Health and Safety Code Section 25249.7(d)
- 3) Appendix A: The Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65): A Summary
- 4) Certificate of Service

by enclosing copies of the same in a sealed envelope addressed to each party on the attached Service List – Noticed Parties and depositing the envelope in the U.S. mail with postage fully prepaid for delivery by Certified Mail. Place of mailing: Santa Cruz, CA.

See Attached: Service List - Noticed Parties

On June 9, 2016 I also served the following:

- 1) Notice of Violations: California Safe Drinking Water and Toxic Enforcement Act
- 2) Certificate of Merit: Health and Safety Code Section 25249.7(d)
- 3) Certificate of Merit (Attorney General Copy): Factual information sufficient to establish the basis of the Certificate of Merit (only sent to Attorney General)
- 4) Certificate of Service

by enclosing copies of the same in sealed envelopes addressed to each of the public enforcement agencies listed on the attached Service List of Public Enforcers, and depositing the envelopes in the U.S. mail with postage fully prepaid for delivery by First Class Mail. Place of mailing: Santa Cruz, CA.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed June 9, 2016, at Santa Cruz, CA.

#### Service List - Noticed Parties

John Venhuizen, President and CEO Ace Hardware Corporation 2200 Kensington Court Oak Brook, IL 60523	CSC - LAWYERS INCORPORATING SERVICE Agent for Service of Process for Ace Hardware Corporation 2710 Gateway Oaks DR STE150N Sacramento CA 95833	Jeffrey P. Bezos Or Current President or CEO Amazon.Com, Inc. 410 Terry Avenue North Seattle, Washington 98109-5210
Amazon.Com LLC c/o CSC - LAWYERS INCORPORATING SERVICE 2710 Gateway Oaks DR STE150N Sacramento CA 95833	Harry E. Whaley Or current President/CEO CobraCo Manufacturing, Inc. 69 N. Locust Street Lititz, PA 17543	President or CEO Woodstream Corporation 69 N. Locust Street Lititz, PA 17543
Leo Wang Or Current President or CEO D.C. America 16033 Arrow Highway Irwindale, CA 91706	Michael Lodato Or Current President/CEO Good Directions, Inc. 20 Commerce Drive Danbury, CT 06810	Mindy F. Grossman Or Current President or CEO HSN, Inc. 1 HSN Drive St. Petersburg, FL 33729
HSN, Inc. c/o CSC - Lawyers Incorporating Service Agent for Service of Process for HSN, Inc. 2710 Gateway Oaks Drive, Suite 150 Sacramento, 95833	Furniture of America California, Inc. c/o Lei Yang Agent for Service of Process 19223 E Colima Road #833 Rowland HTS, CA 91748	Tim Yu Juang Or Current President/CEO Jeco, Inc. 623 S Doubleday Avenue Ontario, California, 91761, USA
Sophia Tsai Juang Agent for Service of Process, Jeco, Inc. 623 Doubleday Avenue Ontario, CA 91761	Jack Murray Or current President/CEO Kay Home Products 90 McMillen Road Antioch, Illinois 60002	Current President/CEO Akerue Industries, LLC 90 Mcmillen Road Antioch, IL 60002
Tim Braaten, CEO Or Current President/CEO Landmann USA, Inc. 7405 Graham Rd. Fairburn, GA 30213-2915	James P LeMastus Or Current President/CEO Modern Marketing Concepts, Inc. 1220 East Oak St Louisville, KY 40204	Robert A. Niblock Or Current President/CEO Lowe's Companies, Inc. 1000 Lowe's Blvd. Mooresville, NC 28117
Bob Tellier, President Or Current President/CEO Orchard Supply Hardware 6450 Viaduct Del Oro San Jose, CA 95119	Orchard Supply Company, LLC c/o CSC - Lawyers Incorporating Service 2710 Gateway Oaks Drive, Ste 150N Sacramento, CA 95833	Alexander W. Smith Or Current President/CEO Pier 1 Imports (US), Inc. 100 Pier 1 Place Fort Worth, TX 76102
Pier 1 Imports (US), Inc. c/o CSC - Lawyers Incorporating Service 2710 Gateway Oaks Drive, Ste 150N Sacramento, CA 95833	Edward S. Lampert Or Current President/CEO Sears Holdings Corporation 3333 Beverly Road Hoffman Estates, Illinois, 60179	Sears Holdings Management Corporation c/o C T CORPORATION SYSTEM 818 West Seventh ST STE 930 Los Angeles, CA 90017

Sears, Roebuck, and Co. c/o C T CORPORATION SYSTEM 818 West Seventh ST STE 930 Los Angeles, CA 90017	Edward S. Lampert Or Current President/CEO Kmart Holding Corporation 3333 Beverly Road Hoffman Estates, Illinois, 60179	Edward S. Lampert Or Current President/CEO Kmart Corporation 3333 Beverly Road Hoffman Estates, Illinois, 60179
President or CEO Shinerich International, Inc. 502 Business Center Drive Birmingham, AL 35244	Kiet Law Or current President/CEO Sky Billiards, Inc. 5642 E. Ontario Mills Parkway Ontario CA, 91764	Kiet Law, CEO Or current President/CEO Best Choice Products 5642 E. Ontario Mills Parkway Ontario CA, 91764
Mark Schelbert Or current President/CEO Smart Living Company 4119 Guardian Street Simi Valley, CA 93063	Target Corporation c/o C T Corporation System 818 West Seventh ST STE 930 Los Angeles CA 90017	Blair Reuther Or current President/CEO The Blue Rooster Company 607 Main Street West Nevis, MN 56467
Wal-Mart Stores, Inc. c/o C T Corporation System 818 West Seventh ST STE 930 Los Angeles CA 90017	Well Traveled Imports, Inc. c/o C T Corporation System 818 West Seventh ST STE 930 Los Angeles CA 90017	Current President/CEO Trademark Global, LLC 7951 W ERIE AVE LORAIN, OH 44053-2093

#### Service List

Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the District Attorney
Office of the District Attorney Alameda County	Lassen County	San Benito County	Tehama County
1225 Fallon Street, Room 900	220 S. Lassen Street, Suite 8	419 4th Street	P.O. Box 519
Oakland, CA 94612	Susanville, CA 96130	Hollister, CA 95023	Red Bluff, CA 96080
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the District Attorney
Alpine County	Los Angeles County	San Bernardino County	Trinity County
P.O. Box 248	211 W. Temple Street, Suite 1200	303 W. Third Street	P.O. Box 310
Markleeville, CA 96120	Los Angeles, CA 90012	San Bernardino, CA 92415	Weaverville, CA 96093
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the District Attorney
Amador County	Madera County	San Diego County	Tulare County
708 Court Street. #202	209 West Yosemite Avenue	330 W. Broadway, Suite 1300	221 South Mooney Blvd., Suite 224
Jackson, CA 95642	Madera, CA 93637	San Diego, CA 92101	Visalia, CA 93291
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the District Attorney
Butte County	Marin County	San Francisco County	Tuolumne County
25 County Center Drive	3501 Civic Center Drive, Room 130	850 Bryant Street, #322	423 N. Washington Street
Oroville, CA 95965	San Rafael, CA 94903	San Francisco, CA 94103	Sonora, CA 95370
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the District Attorney
Calaveras County	Mariposa County	San Joaquin County	Ventura County
891 Mountain Ranch Road	P.O. Box 730	222 East Weber Ave., #202	800 South Victoria Avenue
San Andreas, CA 95249	Mariposa, CA 95338	Stockton, CA 95202	Ventura, CA 93009
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the District Attorney
Colusa County	Mendocino County	San Luis Obispo County	Yolo County
346 5th Street, Suite 101	P.O. Box 1000	County Govt. Center, #450	301 Second Street
Colusa, CA 95932	Ukiah, CA 95482	San Luis Obispo, CA 93408	Woodland, CA 95695
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the District Attorney
Contra Costa County	Merced County	San Mateo County	Yuba County
900 Ward Street	550 West Main Street	400 County Center, Third Floor	215 Fifth Street, Suite 152
Martinez, CA 94553	Merced, CA 95340	Redwood City, CA 94063	Marysville, CA 95901
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Oakland City Attorney
Del Norte County	Modoc County	Santa Barbara County	City Hall, 6th Floor
450 H Street, Room 171	204 S. Court Street Room 202	1112 Santa Barbara Street	1 Frank Ogawa Plaza
Crescent City, CA 95531	Alturas, CA 96101	Santa Barbara, CA 93101	Oakland, California 94612
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the City Attorney
El Dorado County	Mono County	Santa Clara County	City of San Francisco
515 Main Street	P.O. Box 617	70 West Hedding Street	City Hall, Room 234
Placerville, CA 95667	Bridgeport, CA 93517	San Jose, CA 95110	1 Dr. Carlton B. Goodlett Pl.
			San Francisco, CA 94102
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the City Attorney
Fresno County	Monterey County	Santa Cruz County	City of Sacramento
2220 Tulare Street, Suite 1000	P.O. Box 1131	701 Ocean Street, Room 200	915 I Street, 4th Floor
Fresno, CA 93721	Salinas, CA 93902	Santa Cruz, CA 95060	Sacramento, CA 95814
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the City Attorney
Glenn County	Napa County	Shasta County	City of San Jose 200 E. Santa Clara St.
P.O. Box 430	P.O. Box 720	1355 West Street	San Jose, CA 95113
Willows, CA 95988	Napa, CA 94559	Redding, CA 96001	
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	Office of the City Attorney City of Los Angeles
Humboldt County	Nevada County	Sierra County	200 N. Main Street, Suite 800
825 5th Street, 4th Floor	201 Commercial Street	P.O. Box 457	
Eureka, CA 95501	Nevada City, CA 95959	Downieville, CA 95936	Los Angeles, CA 90012
	Office of the District Attender	Office of the District Attorney	Office of the City Attorney
Office of the District Attorney	Office of the District Attorney	Siskivou County	City of San Diego
Imperial County	Orange County 401 Civic Center Drive West	P.O. Box 986	1200 Third Ave., Suite 1620
940 West Main Street, Suite 102 El Centro, CA 92243	Santa Ana, CA 92701	Yreka, CA 96097	San Diego, CA 92101
		Office of the District Attorney	Proposition 65 Enforcement Reporting
Office of the District Attorney	Office of the District Attorney	Solano County	Attn: Prop 65 Coordinator
Inyo County	Placer County 10810 Justice Center Drive	675 Texas Street, Suite 4500	1515 Clay Street
P.O. Box D		Fairfield, CA 94533	P.O. Box 70550
Independence, CA 93526	Roseville, CA 95678	Pairtielu, CA 94333	Oakland, CA 94612
	Office of the District Attorney	Office of the District Attorney	
Office of the District Attorney	Plumas County	Sonoma County	}
Kern County	520 Main Street, Room 404	600 Administration Drive, Room	
1215 Truxtun Avenue	Quincy, CA 95971	212J	
	Quitto   , Oth 101   1		1
Bakersfield, CA 93301		1 Sania Rosa, CA 93403	
,		Santa Rosa, CA 95403 Office of the District Attorney	
Office of the District Attorney	Office of the District Attorney	Office of the District Attorney	
Office of the District Attorney Kings County	Office of the District Attorney Riverside County	Office of the District Attorney Stanislaus County	
Office of the District Attorney Kings County 1400 West Lacey Blvd.	Office of the District Attorney Riverside County 3960 Orange Street	Office of the District Attorney Stanislaus County 832 12th Street, Suite 300	
Office of the District Attorney Kings County 1400 West Lacey Blvd. Hanford, CA 93230	Office of the District Attorney Riverside County 3960 Orange Street Riverside, CA 92501	Office of the District Attorney Stanislaus County	
Office of the District Attorney Kings County 1400 West Lacey Blvd. Hanford, CA 93230 Office of the District Attorney	Office of the District Attorney Riverside County 3960 Orange Street Riverside, CA 92501 Office of the District Attorney	Office of the District Attorney Stanislaus County 832 12th Street, Suite 300 Modesto, CA 95354	
Office of the District Attorney Kings County 1400 West Lacey Blvd. Hanford, CA 93230	Office of the District Attorney Riverside County 3960 Orange Street Riverside, CA 92501	Office of the District Attorney Stanislaus County 832 12th Street, Suite 300 Modesto, CA 95354 Office of the District Attorney	

• If this case is complex under rule 3.400 et seq. of the California Rules of Court, you must serve a copy of this cover sheet on all other parties to the action or proceeding.

• Unless this is a collections case under rule 3.740 or a complex case, this cover sheet will be used for statistical purposes only.

Page 1 of 2 Cat. Rules of Court, rules 2.30, 3.220, 3.400-3.403, 3.740. Cal. Standards of Judicial Administration, std. 3.10

• File this cover sheet in addition to any cover sheet required by local court rule.

#### **SUMMONS** (CITACION JUDICIAL)

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):

Jeco, Inc.; CobraCo Manufacturing, Inc.; Woodstream Corporation; Sky Billiards, Inc.

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTÁ DEMANDANDO EL DEMANDANTE):

**Ecological Rights Foundation** 

FOR COURT USE ONLY	
(SOLO PARA USO DE LA CORT	Ε

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. NOTE: The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case. ¡AVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación.

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso.

The name and address of the court is: (El nombre y dirección de la corte es): Superior Court of the State of California

CASE NUMBER: CGC - 16-554011

County of San Francisco

400 McAllister St., San Francisco, CA 94102

The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es): Fredric Evenson, P.O. Box 1000, Santa Cruz, CA 95061 (831) 454-8216 evenson@ecologylaw.com

(For proof of service of this summons, use Proof of Service of Summons (form POS-010).)  (Para prueba de entrega de esta citatión use el formulario Proof of Service of Summons, (POS-010)).  NOTICE TO THE PERSON SERVED: You are served  1. as an individual defendant. 2. as the person sued under the fictitious name of (specify):  under: CCP 416.10 (corporation) CCP 416.60 (minor)  CCP 416.20 (defunct corporation) CCP 416.70 (conservatee)  CCP 416.40 (association or partnership) CCP 416.90 (authorized person)  other (specify):  4. by personal delivery on (date):  Page 1 of 1	DATE: (Fecha)	SEP 0 1 2016	CLERK OF THE COURT	Clerk, by (Secretario)	ARLENE RAMOS	(Adjunto)
under: CCP 416.10 (corporation) CCP 416.60 (minor)  CCP 416.20 (defunct corporation) CCP 416.70 (conservatee)  CCP 416.40 (association or partnership) CCP 416.90 (authorized person)  other (specify):  4. by personal delivery on (date):  Page 1 of 1	(For prod (Para pr	of of service of this sun ueba de entrega de es	NOTICE TO THE PERSON SEF	RVED: You are service of outries.	ved	<b>BY</b>
			under: CCP 416.10 (c CCP 416.20 (c CCP 416.40 (c) other (specify)	defunct corporation association or partr ):	) CCP 416.70 (co	nservatee) thorized person)
			by portoonal control			Civil Procedure 88 412 20, 465

, Deputy

## CASE NUMBER: CGC-16-554011 ECOLOGICAL RIGHTS FOUNDATION VS. JECO, INC ET A

#### NOTICE TO PLAINTIFF

A Case Management Conference is set for:

FEB-01-2017 DATE:

10:30AM TIME:

Department 610 PLACE:

400 McAllister Street

San Francisco, CA 94102-3680

All parties must appear and comply with Local Rule 3.

CRC 3.725 requires the filing and service of a case management statement form CM-110 no later than 15 days before the case management conference. However, it would facilitate the issuance of a case management order without an appearance at the case management conference if the case management statement is filed, served and lodged in Department 610 twenty-five (25) days before the case management conference.

Plaintiff must serve a copy of this notice upon each party to this action with the summons and complaint. Proof of service subsequently filed with this court shall so state. This case is eligible for electronic filing and service per Local Rule 2.11. For more information, please visit the Court's website at www.sfsuperiorcourt.org under Online Services.

### ALTERNATIVE DISPUTE RESOLUTION POLICY REQUIREMENTS

IT IS THE POLICY OF THE SUPERIOR COURT THAT EVERY CIVIL CASE PARTICIPATE IN EITHER MEDIATION, JUDICIAL OR NON-JUDICIAL ARBITRATION, THE EARLY SETTLEMENT PROGRAM OR SOME SUITABLE FORM OF ALTERNATIVE DISPUTE RESOLUTION PRIOR TO A TRIAL.

Plaintiff must serve a copy of the Alternative Dispute Resolution Information Package on each defendant along with the complaint. All counsel must discuss ADR with clients and opposing counsel and provide clients with a copy of the Alternative Dispute Resolution Information Package prior to filing the Case Management Statement.

[DEFENDANTS: Attending the Case Management Conference does not take the place of filing a written response to the complaint. You must file a written response with the court within the time limit required by law. See Summons.]

Superior Court Alternative Dispute Resolution Coordinator 400 McAllister Street, Room 103 San Francisco, CA 94102 (415) 551-3869

See Local Rules 3.3, 6.0 C and 10 B re stipulation to judge pro tem.



#### Superior Court of California, County of San Francisco

#### **Alternative Dispute Resolution Program Information Package**



The plaintiff must serve a copy of the ADR information package on each defendant along with the complaint. (CRC 3.221(c))

#### WHAT IS ADR?

Alternative Dispute Resolution (ADR) is the term used to describe the various options available for settling a dispute without a trial. There are many different ADR processes, the most common forms of which are mediation, arbitration and settlement conferences. In ADR, trained, impartial people decide disputes or help parties decide disputes themselves. They can help parties resolve disputes without having to go to court.

#### WHY CHOOSE ADR?

"It is the policy of the Superior Court that every noncriminal, nonjuvenile case participate either in an early settlement conference, mediation, arbitration, early neutral evaluation or some other alternative dispute resolution process prior to trial." (Local Rule 4)

ADR can have a number of advantages over traditional litigation:

- · ADR can save time. A dispute often can be resolved in a matter of months, even weeks, through ADR, while a lawsuit can take years.
- ADR can save money, including court costs, attorney fees, and expert fees.
- ADR encourages participation. The parties may have more opportunities to tell their story than in court and may have more control over the outcome of the case.
- ADR is more satisfying. For all the above reasons, many people participating in ADR have reported a high degree of satisfaction.

#### HOW DO I PARTICIPATE IN ADR?

Litigants may elect to participate in ADR at any point in a case. General civil cases may voluntarily enter into the court's ADR programs by any of the following means:

- Filing a Stipulation to ADR: Complete and file the Stipulation form (attached to this packet) at the clerk's office located at 400 McAllister Street, Room 103;
- Indicating your ADR preference on the Case Management Statement (also attached to this packet); or
- Contacting the court's ADR office (see below) or the Bar Association of San Francisco's ADR Services at 415-782-8905 or www.sfbar.org/adr for more information.

For more information about ADR programs or dispute resolution alternatives, contact:

Superior Court Alternative Dispute Resolution 400 McAllister Street, Room 103, San Francisco, CA 94102 415-551-3869

Or, visit the court ADR website at www.sfsuperiorcourt.org

The San Francisco Superior Court offers different types of ADR processes for general civil matters; each ADR program is described in the subsections below:

#### 1) SETTLEMENT CONFERENCES

The goal of settlement conferences is to provide participants an opportunity to reach a mutually acceptable settlement that resolves all or part of a dispute early in the litigation process.

(A) THE BAR ASSOCIATION OF SAN FRANCISCO (BASF) EARLY SETTLEMENT PROGRAM (ESP): ESP remains as one of the Court's ADR programs (see Local Rule 4.3) but parties must select the program – the Court no longer will order parties into ESP.

**Operation:** Panels of pre-screened attorneys (one plaintiff, one defense counsel) each with at least 10 years' trial experience provide a minimum of two hours of settlement conference time, including evaluation of strengths and weakness of a case and potential case value. On occasion, a panelist with extensive experience in both plaintiff and defense roles serves as a sole panelist. BASF handles notification to all parties, conflict checks with the panelists, and full case management. The success rate for the program is 78% and the satisfaction rate is 97%. Full procedures are at: <a href="https://www.sfbar.org/esp">www.sfbar.org/esp</a>.

Cost: BASF charges an administrative fee of \$295 per party with a cap of \$590 for parties represented by the same counsel. Waivers are available to those who qualify. For more information, call Marilyn King at 415-782-8905, email <a href="mailto:adr@sfbar.org">adr@sfbar.org</a> or see enclosed brochure.

(B) MANDATORY SETTLEMENT CONFERENCES: Parties may elect to apply to the Presiding Judge's department for a specially-set mandatory settlement conference. See Local Rule 5.0 for further instructions. Upon approval of the Presiding Judge, the court will schedule the conference and assign the case for a settlement conference.

#### 2) MEDIATION

Mediation is a voluntary, flexible, and confidential process in which a neutral third party facilitates negotiations. The goal of mediation is to reach a mutually satisfactory agreement that resolves all or part of a dispute after exploring the interests, needs, and priorities of the parties in light of relevant evidence and the law.

(A) MEDIATION SERVICES OF THE BAR ASSOCIATION OF SAN FRANCISCO, in cooperation with the Superior Court, is designed to help civil litigants resolve disputes before they incur substantial costs in litigation. While it is best to utilize the program at the outset of litigation, parties may use the program at any time while a case is pending.

Operation: Experienced professional mediators, screened and approved, provide one hour of preparation time and the first two hours of mediation time. Mediation time beyond that is charged at the mediator's hourly rate. BASF pre-screens all mediators based upon strict educational and experience requirements. Parties can select their mediator from the panels at <a href="https://www.sfbar.org/mediation">www.sfbar.org/mediation</a> or BASF can assist with mediator selection. The BASF website contains photographs, biographies, and videos of the mediators as well as testimonials to assist with the selection process. BASF staff handles conflict checks and full case management. Mediators work with parties to arrive at a mutually agreeable solution. The success rate for the program is 64% and the satisfaction rate is 99%.

**Cost:** BASF charges an administrative fee of \$295 per party. The hourly mediator fee beyond the first three hours will vary depending on the mediator selected. Waivers of the administrative fee are available to those who qualify. For more information, call Marilyn King at 415-782-8905, email adr@sfbar.org or see the enclosed brochure.

**(B) JUDICIAL MEDIATION** provides mediation with a San Francisco Superior Court judge for civil cases, which include but are not limited to, personal injury, construction defect, employment, professional malpractice, insurance coverage, toxic torts and industrial accidents. Parties may utilize this program at anytime throughout the litigation process.

**Operation:** Parties interested in judicial mediation should file a Stipulation to Judicial Mediation indicating a joint request for inclusion in the program. A preference for a specific judge may be indicated. The court will coordinate assignment of cases for the program. There is no charge for the Judicial Mediation program.

**(C) PRIVATE MEDIATION:** Although not currently a part of the court's ADR program, parties may elect any private mediator of their choice; the selection and coordination of private mediation is the responsibility of the parties. Parties may find mediators and organizations on the Internet. The cost of private mediation will vary depending on the mediator selected.

#### 3) ARBITRATION

An arbitrator is neutral attorney who presides at a hearing where the parties present evidence through exhibits and testimony. The arbitrator applies the law to the facts of the case and makes an award based upon the merits of the case.

(A) JUDICIAL ARBITRATION: When the court orders a case to arbitration it is called "judicial arbitration". The goal of arbitration is to provide parties with an adjudication that is earlier, faster, less formal, and usually less expensive than a trial.

**Operation:** Pursuant to CCP 1141.11, all civil actions in which the amount in controversy is \$50,000 or less, and no party seeks equitable relief, shall be ordered to arbitration. (Upon stipulation of all parties, other civil matters may be submitted to judicial arbitration.) An arbitrator is chosen from the court's arbitration panel. Arbitrations are generally held between 7 and 9 months after a complaint has been filed. Judicial arbitration is not binding unless all parties agree to be bound by the arbitrator's decision. Any party may request a trial within 60 days after the arbitrator's award has been filed. Local Rule 4.2 allows for mediation in lieu of judicial arbitration, so long as the parties file a stipulation to mediate after the filing of a complaint. There is no cost to the parties for judicial arbitration.

(B) PRIVATE ARBITRATION: Although not currently a part of the court's ADR program, civil disputes may also be resolved through private arbitration. Here, the parties voluntarily consent to arbitration. If all parties agree, private arbitration may be binding and the parties give up the right to judicial review of the arbitrator's decision. In private arbitration, the parties select a private arbitrator and are responsible for paying the arbitrator's fees.

TO PARTICIPATE IN ANY OF THE COURT'S ADR PROGRAMS, PLEASE COMPLETE THE ATTACHED STIPULATION TO ADR AND SUBMIT IT TO THE COURT. YOU MUST ALSO CONTACT BASE TO ENROLL IN THE LISTED BASE PROGRAMS. THE COURT DOES NOT FORWARD COPIES OF STIPULATIONS TO BASE.



#### Superior Court of California County of San Francisco



Hon, John K. Stewart PRESIDING JUDGE

#### Judicial Mediation Program

JENIFFER B. ALCANTARA
ADR ADMINISTRATOR

The Judicial Mediation program offers mediation in civil litigation with a San Francisco Superior Court judge familiar with the area of the law that is the subject of the controversy. Cases that will be considered for participation in the program include, but are not limited to personal injury, professional malpractice, construction, employment, insurance coverage disputes, mass torts and complex commercial litigation. Judicial Mediation offers civil litigants the opportunity to engage in early mediation of a case shortly after filing the complaint in an effort to resolve the matter before substantial funds are expended. This program may also be utilized at anytime throughout the litigation process. The panel of judges currently participating in the program includes:

The Honorable Michael I. Begert
The Honorable Suzanne R. Bolanos
The Honorable Angela Bradstreet
The Honorable Andrew Y.S. Cheng
The Honorable Samuel K. Feng
The Honorable Charles F. Haines

The Honorable Harold E. Kahn
The Honorable Curtis E.A. Karnow
The Honorable Charlene P. Kiesselbach
The Honorable James Robertson, II
The Honorable Richard B. Ulmer, Jr.
The Honorable Mary E. Wiss

Parties interested in Judicial Mediation should file a Stipulation to Judicial Mediation indicating a joint request for inclusion in the program and deliver a courtesy copy to Department 610. A preference for a specific judge may be indicated on the request, and although not guaranteed, every effort will be made to fulfill the parties' choice. Please allow at least 30 days from the filing of the form to receive the notice of assignment. The court's Alternative Dispute Resolution Administrator will facilitate assignment of cases that qualify for the program.

Note: Space and availability is limited. Submission of a stipulation to Judicial Mediation does *not* guarantee inclusion in the program. You will receive written notification from the court as to the outcome of your application.

Alternative Dispute Resolution 400 McAllister Street, Room 103, San Francisco, CA 94102 (415) 551-3869

ATT	ORNEY OR PARTY WITHOUT ATTORNEY (Name and address)	FOR COURT USE ONLY			
	,				
<b>7</b> 215 1 1	EPHONE NO.:				
	ORNEY FOR (Name):				
	ERIOR COURT OF CALIFORNIA, COUNTY OF SAN FRANCISCO				
	McAllister Street Francisco, CA 94102-4514				
PLA	INTIFF/PETITIONER:				
DEF	ENDANT/RESPONDENT:				
		CASE NUMBER:			
	STIPULATION TO ALTERNATIVE DISPUTE RESOLUTION (ADR)	DEPARTMENT 610			
1)	The parties hereby stipulate that this action shall be submitted to the follow	ing ADR process:			
	Early Settlement Program of the Bar Association of San Francisco (BAS	•			
	a minimum of 2 hours of settlement conference time for a BASF administrative those who qualify. BASF handles notification to all parties, conflict management. <a href="https://www.sfbar.org/esp">www.sfbar.org/esp</a>	ve fee of \$295 per party. Waivers are available to			
	Mediation Services of BASF - Experienced professional mediators, screene and the first two hours of mediation time for a BASF administrative fee of \$29 at the mediator's hourly rate. Waivers of the administrative fee are available mediator selection, conflicts checks and full case management. <a href="https://www.sfbar.org/">www.sfbar.org/</a>	5 per party. Mediation time beyond that is charged to those who qualify. BASF assists parties with			
	Private Mediation - Mediators and ADR provider organizations charge by the organizations may also charge an administrative fee, Parties may find experie				
	Judicial Arbitration - Non-binding arbitration is available to cases in which the amount in controversy is \$50,000 or less and no equitable relief is sought. The court appoints a pre-screened arbitrator who will issue an award. There is no fee for this program. <a href="www.sfsuperiorcourt.org">www.sfsuperiorcourt.org</a>				
	Judicial Mediation - The Judicial Mediation program offers mediation in civil litigation with a San Francisco Superior Court judge familiar with the area of the law that is the subject of the controversy. There is no fee for this program. <a href="https://www.sfsuperiorcourt.org">www.sfsuperiorcourt.org</a>				
	Judge Requested (see list of Judges currently participating in the program):				
	Date range requested for Judicial Mediation (from the filing of stipulation to Ju	dicial Mediation):			
	30-90 days 90-120 days Other (please specify)				
	Other ADR process (describe)				
2)	The parties agree that the ADR Process shall be completed by (date):				
3)	Plaintiff(s) and Defendant(s) further agree as follows:				
Nan	ne of Party Stipulating Name of Party	Stipulating			
Nan		or Attorney Executing Stipulation			
Sign	nature of Party or Attorney Signature of Party or Attorney	arty or Attorney			
□ F	Plaintiff Defendant Cross-defendant Plaintiff Plaintiff	Defendant Cross-defendant			
Dated: Dated:					
	Additional signature(s) attached				

	0141-11		
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY		
TELEPHONE NO.: FAX NO. (Optional):  E-MAIL ADDRESS (Optional):  ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF			
STREET AUDRESS:			
MAILING ADDRESS:  CITY AND ZIP CODE:			
BRANCH NAME:			
PLAINTIFF/PETITIONER:			
DEFENDANT/RESPONDENT:			
CASE MANAGEMENT STATEMENT	CASE NUMBER:		
(Check one): UNLIMITED CASE (Amount demanded exceeds \$25,000) UNLIMITED CASE (Amount demanded is \$25,000 or less)			
A CASE MANAGEMENT CONFERENCE is scheduled as follows:			
Date: Time: Dept.:	Dív.: Room:		
Address of court (if different from the address above):			
Notice of Intent to Appear by Telephone, by (name):			
INSTRUCTIONS: All applicable boxes must be checked, and the specified	l information must be provided.		
1. Party or parties (answer one):			
a. This statement is submitted by party (name):			
b This statement is submitted <b>jointly</b> by parties (names):			
<ul> <li>Complaint and cross-complaint (to be answered by plaintiffs and cross-complainant a. The complaint was filed on (date):</li> <li>b The cross-complaint, if any, was filed on (date):</li> </ul>	s only)		
<ul> <li>Service (to be answered by plaintiffs and cross-complainants only)</li> <li>a. All parties named in the complaint and cross-complaint have been served, have appeared, or have been dismissed.</li> <li>b. The following parties named in the complaint or cross-complaint <ul> <li>(1) have not been served (specify names and explain why not):</li> </ul> </li> </ul>			
(2) have been served but have not appeared and have not been	dismissed (specify names):		
(3) have had a default entered against them (specify names):			
c. The following additional parties may be added (specify names, nature of in they may be served):	volvement in case, and date by which		
4. Description of case a. Type of case in complaint cross-complaint (Describe, in	cluding causes of action):		

		CM-11
	PLAINTIFF/PETITIONER:	CASE NUMBER:
D	DEFENDANT/RESPONDENT:	
4.	b. Provide a brief statement of the case, including any damages. (If personal injury dam damages claimed, including medical expenses to date [indicate source and amount], earnings to date, and estimated future lost earnings. If equitable relief is sought, described in the case of t	estimated future medical expenses, lost
5.	,	ment 4b.) one party, provide the name of each party
6.	<ul> <li>Trial date</li> <li>a. The trial has been set for (date):</li> <li>b. No trial date has been set. This case will be ready for trial within 12 months of the not, explain):</li> </ul>	- , ,
	c. Dates on which parties or attorneys will not be available for trial (specify dates and ex	xplain reasons for unavailability):
7.	Estimated length of trial  The party or parties estimate that the trial will take (check one):  a days (specify number):  b hours (short causes) (specify):	
8.	Trial representation (to be answered for each party)  The party or parties will be represented at trial by the attorney or party listed in the attorney:  b. Firm: c. Address:	ne caption by the following:
	d. Telephone number: f. Fax numbe	er:
	e. E-mail address: g. Party repre	esented:
	Additional representation is described in Attachment 8.	
9.	Preference  This case is entitled to preference (specify code section):	
10.	Alternative dispute resolution (ADR)	
	<ul> <li>a. ADR information package. Please note that different ADR processes are available the ADR information package provided by the court under rule 3.221 for information a court and community programs in this case.</li> <li>(1) For parties represented by counsel: Counsel has has not provide in rule 3.221 to the client and reviewed ADR options with the client.</li> </ul>	
	·	
	(2) For self-represented parties: Party has has not reviewed the ADR in	formation package identified in rule 3.221
	<ul> <li>b. Referral to judicial arbitration or civil action mediation (if available).</li> <li>(1) This matter is subject to mandatory judicial arbitration under Code of Civil Procedure section 1775.3 because the amoun statutory limit.</li> </ul>	rocedure section 1141.11 or to civil action nt in controversy does not exceed the
	(2) Plaintiff elects to refer this case to judicial arbitration and agrees to limit reco	overy to the amount specified in Code of
	(3) This case is exempt from judicial arbitration under rule 3.811 of the Californi mediation under Code of Civil Procedure section 1775 et seq. (specify exem	a Rules of Court or from civil action nption):

PLAINTIFF/PETITION	NER:	CASE NUMBER:			
DEFENDANT/RESPOND	DEFENDANT/RESPONDENT:				
10. c. Indicate the ADR process or processes that the party or parties are willing to participate in, have agreed to participate in, or have already participated in (check all that apply and provide the specified information):					
The party or parties completing this form are willing to participate in the following ADR processes (check all that apply):  If the party or parties completing this form in the case have agre participate in or have already completed an ADR process or processes (attach a copy of the parties' stipulation):					
(1) Mediation		Mediation session not yet scheduled  Mediation session scheduled for (date):  Agreed to complete mediation by (date):  Mediation completed on (date):			
(2) Settlement conference	· <b>□</b>	Settlement conference not yet scheduled  Settlement conference scheduled for (date):  Agreed to complete settlement conference by (date):  Settlement conference completed on (date):			
(3) Neutral evaluation		Neutral evaluation not yet scheduled  Neutral evaluation scheduled for (date):  Agreed to complete neutral evaluation by (date):  Neutral evaluation completed on (date):			
(4) Nonbinding judicial arbitration		Judicial arbitration not yet scheduled  Judicial arbitration scheduled for (date):  Agreed to complete judicial arbitration by (date):  Judicial arbitration completed on (date):			
(5) Binding private arbitration		Private arbitration not yet scheduled Private arbitration scheduled for (date): Agreed to complete private arbitration by (date): Private arbitration completed on (date):			
(6) Other (specify):		ADR session not yet scheduled  ADR session scheduled for (date):  Agreed to complete ADR session by (date):  ADR completed on (date):			

	CM-1
PLAINTIFF/PETITIONER:	CASE NUMBER:
DEFENDANT/RESPONDENT:	
<ul> <li>11. Insurance</li> <li>a. Insurance carrier, if any, for party filing this statement (name):</li> <li>b. Reservation of rights: Yes No</li> <li>c. Coverage issues will significantly affect resolution of this case (explain):</li> </ul>	
12. Jurisdiction Indicate any matters that may affect the court's jurisdiction or processing of this case and Bankruptcy Other (specify): Status:	describe the status.
13. Related cases, consolidation, and coordination  a. There are companion, underlying, or related cases.  (1) Name of case: (2) Name of court: (3) Case number: (4) Status:  Additional cases are described in Attachment 13a.  b. A motion to consolidate coordinate will be filed by (nate)	ame party);
14. Bifurcation  The party or parties intend to file a motion for an order bifurcating, severing, or coord action (specify moving party, type of motion, and reasons):	dinating the following issues or causes o
15. Other motions  The party or parties expect to file the following motions before trial (specify moving parties)	party, type of motion, and issues):
<ul> <li>16. Discovery</li> <li>a The party or parties have completed all discovery.</li> <li>b The following discovery will be completed by the date specified (describe all ant Party</li></ul>	ticipated discovery): <u>Date</u>
c. The following discovery issues, including issues regarding the discovery of elect anticipated (specify):	ronically stored information, are

		CIMI- I I
PLAINTIFF/PETITIONER:	CASE NUMBER:	
DEFENDANT/RESPONDENT:		
<ul> <li>17. Economic litigation</li> <li>a. This is a limited civil case (i.e., the amount demanded is \$25, of Civil Procedure sections 90-98 will apply to this case.</li> <li>b. This is a limited civil case and a motion to withdraw the case discovery will be filed (if checked, explain specifically why ecoshould not apply to this case):</li> </ul>	from the economic litigation procedures or t	or additional
18. Other issues  The party or parties request that the following additional matters conference (specify):	be considered or determined at the case m	anagement
<ul> <li>Meet and confer</li> <li>a. The party or parties have met and conferred with all parties or of Court (if not, explain):</li> </ul>	n all subjects required by rule 3.724 of the C	alifornia Rules
<ul> <li>After meeting and conferring as required by rule 3.724 of the California (specify);</li> </ul>	ornia Rules of Court, the parties agree on th	e following
20. Total number of pages attached (if any): am completely familiar with this case and will be fully prepared to discuss as well as other issues raised by this statement, and will possess the authority of the parties of the parties of the parties and will possess the parties of the p	rity to enter into stipulations on these issue	ute resolution, s at the time of
Date:		
(TYPE OR PRINT NAME)	(SIGNATURE OF PARTY OR ATTORNE)	′)
(TYPE OR PRINT NAME)	(SIGNATURE OF PARTY OR ATTORNE) Additional signatures are attached.	()



#### Superior Court of California County of San Francisco

#### **Expedited Jury Trial Information Sheet**

#### What is an expedited jury trial?

An expedited jury trial is a trial that is much faster and has a smaller jury than a traditional jury trial. An expedited jury trial differs from a regular jury trial in several ways:

- The trial will be shorter. Each side has 3 hours to make opening statements, present witnesses and evidence, and make closing statements.
- The jury will be smaller. There will be 8 jurors instead of 12.
- Choosing the jury will be faster. The parties will exercise fewer preemptory challenges.
- Parties will waive some post trial motions and rights to appeal. Appeals are allowed only if there is: (1) Misconduct of the judicial officer that materially affected substantial rights of a party; (2) Jury misconduct; or (3) Corruption or fraud or some other bad act that prevented a fair trial.

In addition, parties may not ask the judge to set the jury verdict aside, except on those same grounds.

#### Does the jury have to reach a unanimous decision?

No. Just as in a traditional civil jury trial, only three-quarters of the jury must agree in order to reach a decision in an expedited jury trial. With 8 people on the jury, that means that at least 6 of the jurors must agree on the verdict in an expedited jury trial.

#### Is the decision of the jury binding on the parties?

Generally, yes. A verdict from a jury in an expedited jury trial is like a verdict in a traditional jury trial. However, parties who take part in expedited jury trials are allowed to make an agreement before the trial that guarantees that the defendant will pay a certain amount to the plaintiff even if the jury decides on a lower payment or no payment. That agreement may also impose a cap, or maximum, on the highest amount that a defendant has to pay, even if the jury decides on a higher amount. These agreements are commonly known as "high/low agreements."

#### How do I qualify for an expedited jury trial?

The process can be used in any civil case. To have an expedited jury trial, both sides must want one. Each side must agree that it will use only three hours to put on its case and agree to the other rules described above. This agreement must be put in writing in a Stipulation and submitted along with a Proposed Consent Order Granting an Expedited Jury Trial, which is given to the court for approval. The court will usually agree to the Consent Order.

#### How do I request an expedited jury trial?

To have an expedited jury trial, both sides must submit a Stipulation and Proposed Consent Order for Expedited Jury Trial to the court for approval. This may happen at three stages of litigation:

1) At Filing and Prior to Setting of a Trial Date: Parties may submit a Stipulation to Expedited Jury Trial to Dept. 610 using the attached short form (see below). Parties must

also submit a Proposed Consent Order for Expedited Jury Trial to Dept. 610.

- 2) After a Trial Date has been Set: Parties submit a Stipulation and Proposed Consent Order for Expedited Jury Trial directly to Dept. 206 at least 30 days prior to the assigned trial date.
- 3) After Trial Assignment: A Proposed Consent Order for Expedited Jury Trial may be submitted immediately to the assigned trial department not less than 30 days prior to the assigned trial date.

Also, after a case is assigned to a particular judge for trial, the parties may ask the trial judge to have an Expedited Jury Trial, and the judge may permit the parties to then sign the appropriate Stipulation and Proposed Consent Order for Expedited Jury Trial.

#### Can I change my mind after agreeing to an expedited jury trial?

No, unless the other side or the court agrees. Once you and the other side have agreed to take part in an expedited jury trial the agreement is binding on both sides.

\_\_\_\_\_\_

#### Expedited Jury Trial Request Please submit a copy of this request to Dept. 610.

Case No		
Case Name:	, <b>v</b> .	
The parties would like	this action to be submitted to an Ex	pedited Jury Trial.
The parties shall subr	nit a consent order to the Court on o	or by
Name of Party	Name of Party/Attorney	Signature of Party
ivalue of Farty	Name of Party/Attorney	Dated:
		Salou.
Name of Party	Name of Party/Attorney	Signature of Party
Name of Faity	Name of Party/Attorney	-
		Dated:
Name of Party	Name of Party/Attorney	Signature of Party
		Dated:

Please note: a [Proposed] Consent Order for Expedited Jury Trial is still required in addition to this stipulation form.

You can find the law and rules governing expedited jury trials in Code of Civil Procedure sections 630.01–630.12 and in rules 3.1545–3.1552 of the California Rules of Court. You can find these at any county law library or online. The statutes are online at www.leginfo.ca.gov/calaw.html. The rules are at www.courts.ca.gov/rules.

# e Early Settlement Program:

evar 20 years

# rly Settlement provides:

to settle sooner than your trial date? Francisco Superior Court and want Do you have a case filed in San



of San Francisco's Consider The Bar Association



the QRCode or visit www.sfbar.org/adr/esp

## at is ESP?

Bar Association of San Francisco's ly **Settlement Program** (ESP) ailable as one of San Francisco erior Court's Alternative Dispute blution (ADR) programs (Local Rule

is a **highly successful** ADR gram that handles cases in areas tw such as business, personal y, employment, labor, civil rights, rimination, insurance, malpractice, llord/tenant, and many others.

is **unique** in that the panelists, elping you move toward settlement, provide you confidential feedback at their evaluation of your case, uding opinions as to potential evalue.

more information as well as the plete Policies & Procedures, go to:

Who are the Panelists?

If new ore experienced anomals with of least 100 years of intal expendence. Principle in the least of the lea

Costs

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Contact

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### Steps:

The forms you need can be found at **www.sfbar.org/esp**, or email adr@sfbar.org or call 415-782-8905 for a packet to be sent to you.

- Please complete the ESP Agreement and return it to BASF via email at adr@sfbar.org or by fax to 415-989-0381. You don't have to get the other parties to sign, just send yours.
- When all parties have signed the ESP Agreement, you will be sent the Notice of ESP, along with an invoice.
- 3 There is a \$295 administrative fee per party, with a cap of \$590 for multiple parties represented by the same attorney. You can pay by check, money order or credit card.
- Send your administrative fee by fax, email or mail to: BASF / ESP, 301 Battery Street, Third Floor, San Francisco, California 94111
- When BASF receives the fees from all parties, your matter will be assigned to a panelist (or panel of 2), who you will work with to set the date, time and location for your conference.
- If you must reschedule your ESP conference date, work with the other side and your panelist(s) to set the new date. BASF does not need to be notified.
- Before your conference, provide a copy of your description of the dispute to all parties and panelists. BASF does not need a copy.
- ©\f the matter is settled in your ESP conference, congratulations!
- If the matter is not settled in your ESP conference, your initial court date remains the same

# Experienced mediators are ailable in the following areas

Business
Civil Rights
Commercial
Construction
Contracts
Pirability

Education

nployment/Workplc Frivionmental <sup>-</sup>amily-Certified Speciali

Fee Disputes Engagin

Insurance

rtellectual Proper

labor " Land Use LGBT Issues

rctice: Legal-Medical-Profession

rtnership Dissoluti Personal Injury

Probate/Trust roducts Liability

Real Estate Securities Taxation Uninsured Motor

## **TESTIMONIALS**

"This was the third attempt to mediate this case, and the BASF mediator was far and away the best mediator. I dare say that we would not have settled today but for his efforts."

George Yuhas, Esq. Orrick, Herrington & Sutcliffe LLP "We had an excellent experience and, after 81/2 hours of mediation, [the BASF mediator] settled a very difficult case involving claims against four clients of ours by a wealthy investor who claimed inadequate disclosure was made."

Robert Charles Friese, Esq. Shartsis Friese LLP "When the other side made their offer, I thought there was no way we would reach an agreement – we were too far apart, but the mediator brought us together. He saved me a lot of time and aggravation by facilitating a settlement. Thanks!"

Leslie Caplan Global Warming Campaign Manager Bluewater Network "BASF staff was very helpful – stayed on the task and kept after a hard to reach party. The mediator was greatl"

Mark Abelson, Esq. Campagnoli, Abelson & Campagnoli The [BASF] mediator was excellent! He was effective with

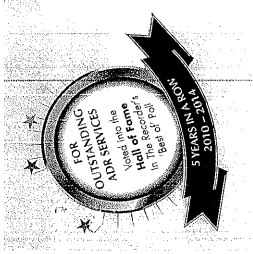
some strong, forceful personalities."

Denise A. Leadbetter, Esq. Zacks, Uirecht & Leadbetter



PROCEDURES, PODCASTS, FORMS, MEDIATOR BIOGRAPHIES AND PHOTOGRAPHS: www.sfbar.org/mediation

adr@sfbar.org or 415-982-1600



## 



THE BAR ASSOCIATION OF SAN FRANCISCO

## OUALITY

### MEDIATION SERVICE? WHAT IS BASF'S

e Bar Association of San Francisco's Mediation ervices is a private mediation service which om simple contract disputes to complex Il assist you with almost any type of dispute, mmercial matters.

# WHO ARE THE MEDIATORS?

ley are established mediators who have private ediation practices and have met our extensive perience requirements. By going through BASF ou receive the services of these highly qualified ediators at a great value.

## ABOUT THE MEDIATORS? HOW DO I LEARN MORE

ediators. You can search by name or by area law needed for your case. BASF staff is ovides bios, photos and hourly rates of lways available to assist you with selection or ASF's website at www.sfbar.org/mediation answer questions

### THE SERVICE COST? HOW MUCH DOES

\$295 per party administrative fee is paid to ASF at the time the Consent to Mediate form me. Time beyond that is paid at the mediator's filed. This fee covers the first hour of mediator reparation time and the first two hours of session ormal hourly rate

### MEDIATOR CHOSEN? HOW IS THE

your choice on the BASF Consent to Mediate form, or you may indicate on the form that you website (www.sfbar.org/mediation) and indicate You may request a specific mediator from our would like BASF staff to assist with the selection.

## WHY SHOULD I GO THROUGH BASF? CAN'T I JUST CALL THE MEDIATOR DIRECTLY?

mediator to ask questions and to set a convenient BASF mediators have agreed to provide three to one of our mediators, you do not qualify for the free hours unless you notify us. Once you have filed with us, you will talk directly to the free hours as a service to BASF. If you go directly mediation date and time

## MEDIATION SESSION? HOW LONG IS THE

The time spent in mediation will vary depending to reaching a settlement, whether you need a few on your dispute. BASF mediators are dedicated hours or several days.

# WHO CAN USE THE SERVICE?

Also, the service may be used before a court BASf mediation can be utilized by anyone and is NOT limited to San Francisco residents or issues. actioh is filed or at any time during a court action.

## **OUR CASE IS FILED IN COURT. HOW DO** WE USE BASF'S MEDIATION SERVICES?

indicating "Mediation Services of BASF." Then When you file the San Francisco Superior Court's Stipulation to ADR form, check the box complete BASF's Consent to Mediate form found was filed in a different county, please check with on our website and file it with us. (If the matter that court for the appropriate process.)

## HOW QUICKLY CAN WE MEDIATE? WE ARE ON A DEADLINE;

BASF can normally have you in touch with the mediator within a day or two. If there is a deadline, BASF staff will give the matter Once all parties have filed all the paperwork, top priority.

## WHAT TYPES OF DISPUTES CAN I MEDIATE?

BASF mediators are trained in 30+ areas of website or in this brochure, contact us; it is very likely we can match your need with one of law. If you don't see the area you need on our our panelists.

## **MORE INFORMATION**

of law. For personal assistance, please call Visit our website (www.sfbar.org/mediation) where you can search by name or by area 415-982-1600.

#### ONE LEGAL LLC



ONE LEGAL FIEL	LD REPORT FOR ORDER NO.:	40500070	ER ING	
ONE LEGAL FIEL	D REPORT FOR ORDER NO	10520878	FILING	
One	Legal San Francisco Branc	h Ph: 415-437-1377	Fax: 415-437-9684	
Contact Name: Contact Ph: Contact Fax:	0014455 LAW OFFICE OF FREDRIC EVEN Fredric Evenson-OL (831) 454-8216 (555) 555-5555 Fredric Evenson-OL	ISON	Contact Information	
Case #:			Case Information	
Case Title: Hearing Date: Documents: Docs: 6 Pgs:	San Francisco - McAllister Civil Ecological Rights Foundation vs. J AT Civil Case Cover Sheet, Complaint			
Due Date:		l	Assignment Detail	
Special Instructions:  1st Appearance Fee Paid? <sub>False</sub> Date Paid:				
Assigned To:			Field Instructions	
Field Notes  FILING Rejected				
FILING R	ejected			

FILING	☐ Rejected			
Date	Comments	Check No.	Amount	
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